

1 **HEJMANOWSKI & McCREA LLC**  
2 PAUL R. HEJMANOWSKI (#94)  
3 CHARLES H. McCREA (#104)  
4 520 South Fourth Street, Suite 320  
5 Las Vegas, Nevada 89101  
6 Telephone: (702) 834-8777  
7 Facsimile: (702) 834-5262  
8 prh@hmlawlv.com  
9 chm@hmlawlv.com

10 **BAUTE CROCHETIERE & HARTLEY LLP**  
11 MICHAEL J. HARTLEY (Admitted *Pro Hac Vice*)  
12 COURTNEY A. PALKO (Admitted *Pro Hac Vice*)  
13 777 South Figueroa Street, Suite 3800  
14 Los Angeles, California 90017  
15 Telephone: (213) 630-5000  
16 Facsimile: (213) 683-1225  
17 mhartley@bautelaw.com  
18 cpalko@bautelaw.com

19 Attorneys for Defendant  
20 NATIONAL UNION FIRE INSURANCE  
21 COMPANY OF PITTSBURGH, PA.

22  
23  
24  
25  
26  
27  
28

**UNITED STATES DISTRICT COURT**  
**DISTRICT OF NEVADA**

1 LAS VEGAS SANDS, INC. n/k/a LAS  
2 VEGAS SANDS, LLC; and LAS VEGAS  
3 SANDS CORP.,

4 Plaintiff,

5 v.

6 NATIONAL UNION FIRE INSURANCE  
7 COMPANY OF PITTSBURGH, PA.,

8 Defendant.

9 Case No. 2:22-cv-00461-JCM-BNW  
10 Hon. James C. Mahan

11 **STIPULATION AND [PROPOSED]**  
12 **ORDER FOR ALEJANDRO H.**  
13 **AHARONIAN'S WITHDRAWAL AS**  
14 **COUNSEL AND REMOVAL FROM ECF**  
15 **SERVICE LIST**

1 Plaintiffs Las Vegas Sands, Inc. and Las Vegas Sands Corp. ("Plaintiffs") and Defendant  
 2 National Union Fire Insurance Company of Pittsburgh, Pa. ("National Union") (collectively the  
 3 "Parties") hereby stipulate, by and through their respective counsel of record, and subject to the  
 4 Court's approval, as follows:

5 1. Alejandro H. Aharonian seeks to withdraw as counsel in this case. Paul  
 6 Hejmanowski and Charles McCrea of Hejmanowski & McCrea LLC (both admitted to practice in  
 7 this Court) and Michael Hartley and Courtney Palko of Baute Crochetiere & Hartley LLP (both  
 8 admitted *pro hac vice* in this matter) will continue to serve as counsel of record for National Union.  
 9 Mr. Aharonian also requests removal from the docket and service list in this case. Notices should  
 10 no longer be sent to the following email address: [aaharonian@bautelaw.com](mailto:aaharonian@bautelaw.com).

11 2. The affected client and opposing counsel have been informed of the requested  
 12 withdrawal and have no objections. This stipulation is signed by lead counsel for National Union,  
 13 Michael Hartley; local counsel for National Union, Charles McCrea; opposing counsel; the  
 14 represented client, National Union; and the withdrawing attorney, Mr. Aharonian.

15 3. Counsel for National Union accepts all dates set for pretrial proceedings in the  
 16 discovery plan and scheduling order. The withdrawal will not result in delay of discovery, the trial,  
 17 or any hearing.

18  
 19  
 20  
 21  
 22  
 23  
 24  
 25  
 26  
 27  
 28

BAUTE CROCHETIERE & HARTLEY LLP  
 777 South Figueroa Street, Suite 3800  
 Los Angeles, CA 90017  
 Tel (213) 630-5000 • Fax (213) 683-1225

1 Respectfully submitted,

2 DATED: October 4, 2022

3 BAUTE CROCHETIERE & HARTLEY LLP

4 By: /s/ Michael J. Hartley

5 Michael J. Hartley

6 Attorneys for Defendant National Union Fire  
Insurance Company of Pittsburgh, Pa.

7 DATED: October 4, 2022

8 HEJMANOWSKI & McCREA LLC

9 By: /s/ Charles H. McCrea

10 Charles H. McCrea

11 Attorneys for Defendant National Union Fire  
Insurance Company of Pittsburgh, Pa.

12 DATED: October 5, 2022

13 KEMP JONES, LLP

14 COHEN ZIFFER FRENCHMAN & McKENNA LLP

15 By: /s/ Marc T. Ladd

16 Marc T. Ladd

17 Attorneys for Plaintiffs

18 DATED: October 4, 2022

19 By: Martha S. Keane

20 Martha Keane

21 Assistant General Counsel, Litigation for National  
Union Fire Insurance Company of Pittsburgh, Pa.

22 DATED: October 4, 2022

23 By:

24   
Alejandro H. Aharonian  
Withdrawing Attorney

25 **ORDER**

26 IT IS SO ORDERED

27 DATED: 3:21 pm, October 06, 2022

28   
BRENDA WEKSLER  
UNITED STATES MAGISTRATE JUDGE